Docket No.: 60188-734 **PATENT**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : Customer Number: 20277

Makoto KITABATAKE, et al. : Confirmation Number:

Serial No.: : Group Art Unit:

Filed: December 17, 2003 : Examiner: Unknown

For: SEMICONDUCTOR DEVICE AND SUSTAINING CIRCUIT

ASSOCIATE POWER OF ATTORNEY

Mail Stop Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

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Serial No.:

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Please continue to address all communications to the undersigned.

December 17, 2003

Michael E Fogarty

Registration No. 36,139 Attorney for Applicant

Docket No.	
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COMBINED DECLARATION/POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

SEMICONDUCTOR DE	VIOL AND BODI	··-·	pecification of which
(check one)	X is attached l	hereto.	
-	was filed on Application	Serial No.	as
•		ed and understand the contents ended by any amendment refer	
		se information which is materia	
this application in acco	ordance with Title 3	37, Code of Federal Regulations	, § 1.56(a).
I hereby clain any foreign application	n foreign priority lon(s) for patent of oreign application	benefits under Title 35, United or inventor's certificate listed for patent or inventor's certific	States Code, § 119 of below and have also
I hereby clain any foreign application identified below any f	n foreign priority lon(s) for patent of oreign application cation on which pri	benefits under Title 35, United or inventor's certificate listed for patent or inventor's certific	States Code, § 119 of below and have also
I hereby clain any foreign application identified below any fore that of the application	n foreign priority lon(s) for patent of oreign application cation on which pri	benefits under Title 35, United or inventor's certificate listed for patent or inventor's certific	States Code, § 119 of below and have also ate having a filing date
I hereby claim any foreign application identified below any foreign that of the application of the applicati	n foreign priority lon(s) for patent of oreign application cation on which prion(s) JAPAN	benefits under Title 35, United or inventor's certificate listed for patent or inventor's certificationity is claimed: 19/12/2002	States Code, § 119 of below and have also ate having a filing date Priority Claimed

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

(Appln. Serial No.)	(Filing Date)	(Status-patented, pending, abandoned)
(Appln. Serial No.)	(Filing Date)	(Status-patented, pending, abandoned)
prosecute the patent appli and Trademark Office cor Jr. (Reg. No. 28,149); K 28,562); Paul Devinsky (I	cation identified abovenected therewith: Ratenneth L. Cage (Reg. Reg. No. 28,553); Edw. (39); Brian E. Ferguson	full power of substitution and revocation to e and to transact all business in the U.S. Patent aphael V. Lupo (Reg. No. 28,363); Jack Q. Lever, No. 26,151); Stanislaus Aksman (Reg. No. ard E. Kubasiewicz (Reg. No. 30,020), Michael on (Reg. No. 36,801); Robert W. Zelnick (Reg. 37,136).
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instructions from Ma Trademark Office regard attorney and the undersign	neda Patent Office ing this application we ned. In the event of a	S. attorneys named herein to accept and follow as to any action to be taken in the Patent and without direct communication between the U.S. a change in the persons from whom instructions will be so notified by the undersigned.
all statements made on i statements were made wit punishable by fine or imp	nformation and belief h the knowledge that vorisonment, or both, un	de herein of my own knowledge are true and that are believed to be true; and further that these willful false statements and the like so made are der Section 1001 of Title 18 of the United Sates is jeopardize the validity of the application or any
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